

STATE OF ARIZONA vs

ARIELLE ANN ALDRICH

CASE NO.

CR 2018 2048
TR 2018 05960
CR 2018

You must comply with the following mandatory and standard conditions of release:

STANDARD CONDITIONS OF RELEASE

1. Appear for the hearing stated on page 1 and attend all future court hearings.
2. Violate no federal, state, or local criminal laws.
3. Not leave the state of Arizona without written permission of the court.
 - ☐ Defendant may leave the state provided defendant returns for court dates.
4. Diligently pursue any appeal if released from custody after judgment and sentence have been imposed.

OTHER CONDITIONS OF RELEASE

- ☐ No contact of any nature with the alleged victim(s): _____
- ☐ Not return to the scene of the alleged crime: _____
 - ☐ Defendant may return once escorted by law enforcement
- ☐ Not drink alcoholic beverages
- ☐ Not possess any drugs without a valid prescription
- ☐ Not possess any weapons
- ☐ Not drive without a valid driver's license
- ☒ Maintain contact with your attorney
- ☒ Notify the Court in writing of any change of address
- ☐ _____
- ☐ _____

IF YOU VIOLATE THIS ORDER: You have the right to be present at your trial and at all other proceedings in your case. IF YOU FAIL TO APPEAR THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST AND/OR HOLD THE TRIAL OR PROCEEDING IN YOUR ABSENCE. IF CONVICTED, YOU WILL BE REQUIRED TO APPEAR FOR SENTENCING. IF YOU FAIL TO APPEAR, YOU MAY LOSE YOUR RIGHT TO A DIRECT APPEAL

If you violate any condition of a bond, the court may order the bond and any related security deposit forfeited to the State of Arizona. In addition, the court may issue a warrant for your arrest upon learning of any violation of the conditions of release. After a hearing, if the court finds that you have not complied with the release conditions, the court may modify the conditions or revoke the release altogether.

If you are released on a felony charge, and the court finds the proof evident or the presumption great that you committed a felony during the period of release, the court must revoke your release. You may also be subject to an additional criminal charge, and upon conviction you could be punished by imprisonment in addition to the punishment which would otherwise be impossible for the crime committed during the period of release. Upon finding that you violated conditions of release, the court may also find you in contempt of court and sentence you to a term of imprisonment, a fine, or both.

FACTS SUPPORTING

Your Affiant, Branden Eaton, is a peace officer in the state of Arizona and is employed by the Sierra Vista Police Department. Your Affiant is currently assigned as Detective with the Special Operations Bureau, investigating crimes related to misdemeanors and felonies. Your Affiant has been a peace officer for a combination of time and experience equal to four years, and is a graduate of the Southern Arizona Law Enforcement Training Center (SALETC) located in Tucson, Arizona. In the course of his employment, your Affiant has had the opportunity to investigate crimes related to possession of marijuana, possession of drug paraphernalia, possession of dangerous drugs, possession of narcotic drugs, sale of narcotic drugs, and sale of dangerous drugs. Your Affiant has collected physical evidence associated with those types of crimes and people, as well as making arrests when appropriate.

Based on my experience both as a police officer and in everyday life, I know that as a general rule, people take their cell phone with them wherever they go. Based on my experience as a police officer and in everyday life, I know that people use their phones as they are out and about conducting activities, including illegal activities. I know that people document things they do using their cell phones in the form of photos, social media posts, or by telling others about their experiences in any number of ways accessible via their phone such as text, picture message, video message, 3rd party applications, or simply by placing phone calls. Based on my training and experience as a police officer, I know that examining the electronic data on a person's cell phone is a good way to identify activities in which the phone holder has participated and that there is little limit to the "type" of data that may yield such information.

Based on my experience as a police officer, I know that cases that involve sales of illicit drugs often involve the use of cell phones in that the phones are used to complete transactions of sales of illicit drugs. I have investigated cases in which sales and coordination of sales have been located on cell phones. Based on my experience as a police officer, I know that people who use illegal drugs and/or sell drugs or otherwise participate in transactions involving drugs have to communicate in order to facilitate the execution of drug deals. Based on my experience, I know that the most prevalent mechanism associated with these communications in today's society is through the use of cell phone communications such as calls and/or text messages.

On 03/22/2018, during the service of a warrant at the residence of 181 Park Court, Cheyenne Burton found to be in possession of 3.32 grams of a white crystalline substance with a positive field test result for the presence of methamphetamine. Cheyenne stated she had been working at IHOP in Sierra Vista and had met a female by the name of Arielle there. Cheyenne stated she had purchased the methamphetamine from Arielle to sell. Cheyenne stated she did not know Arielle's last name but that she lived at the apartments on Kings Way. Cheyenne stated she had purchased methamphetamine from Arielle multiple times during the month as she had used her tax return to purchase the illicit drug to sell for a profit.

During the last week of March 2018, I received a phone call from a confidential informant with current paperwork as a registered informant in good standing with the Sierra Vista Police Department hereto referred to as CI1648202. CI1648202 has worked for the SVPD in the capacity of a registered informant for multiple control Officers and has continuously provided reliable information that has been verified for the past three years and resulted in the arrest of *ak*

individuals with outstanding warrants and at least three possession of dangerous drug and possession of narcotic drug, and one sale of a narcotic drug arrests. CI 1648202 Stated Ross Allen was selling illicit drugs in the Sierra Vista area and was being supplied by a girl named "Arielle".

On 04/09/2018 Jaima Aldrich called from Indiana to report her nieces, Arielle Aldrich and Makena Lytle, currently reside at Canyon Vista Apartments 93 Kings Way #22. Jaima reports that she is concerned for the welfare of a 1 year old child named Byrnn Lytle in the residence as Arielle and Makena "smoke meth and heroin in the same area as the child," and were "dealing out of the apartment." Patrol Officers attempted to contact the residents of the apartment but were not able to.

During this investigation I have located a Facebook account with the name of Arielle Aldrich. This Facebook account has hundreds of photographs that match the MVD photo of Arielle Aldrich and has photographs with family members such as Makena Lytle. In a photo dated June 6, 2017, the female identified as Arielle Aldrich is wearing an IHOP uniform. The Facebook account also shows a photograph dated 04/12/2017 with key chains from Narcotics Anonymous meetings with 30/60/90 days clean. This shows Arielle is a recovering addict and was able to stay sober during April of 2017.

Arielle Aldrich has a criminal history to include multiple felony convictions from Indiana. On 08/2014 there is a convicted disposition for the charge of trafficking in heroin. On 05/2015 there is a guilty disposition for the charge of possession of methamphetamine. On 07/2017 there is a convicted disposition for the charge of probation violation.

During the first week of June 2018, I received information from a confidential informant who is currently registered as an informant with the Sierra Vista Police Department and is in good standing. This informant will be referred to as CI1848202. CI1848202 worked for control officers with the DEA in the past and has provided information that has lead to the arrest of individuals for possession of narcotic drug for sale, and transportation of narcotic drug for sale. CI1848202 has recently provided information that has lead to the arrest of individuals with outstanding probable cause violations. CI1848202 has conducted a controlled purchase of a usable amount of an illicit drug that shows a positive field test for the presence of heroin from a separate investigative target. CI1848202 stated Arielle Aldrich was going to Tucson to "re-up" on heroin. I have learned from my training and experience the term "re-up" to mean resupply with illicit drug.

During the beginning of the second week of June 2018, I received separate information from CI1648202. CI1648202 provided information that Arielle Aldrich lives in the apartments next to PC's Lounge (Canyon Vista Apartments) and that she had resupplied her heroin with a trip to Tucson. It should be mentioned these sources of information are independent of each other and had no knowledge of the information provided by the other source of information.

93

During the first week of June 2018, I asked for assistance from the United States Border Patrol (USBP) Intelligence Analyst Vincent Foreman who is able to access the license plate readers (LPR) at the USBP checkpoint. Agent Foreman conducted covert surveillance of the Canyon Vista Apartment complex and scoured the Facebook pages associated with the investigative target Arielle Aldrich. Agent Foreman was able to find a white Dodge Journey bearing an Arizona license plate of CFR5138 registered to Ashley Barnes with an address of 93 Kings Way #36 Canyon Vista Apartments. Agent Foreman found that Ashley Barnes and Arielle Aldrich are linked through friends and family members on Facebook. Agent Foreman found the white Dodge Journey went north during the late afternoon of 06/07/2018 showing a LPR hit at the USBP Whetstone checkpoint. Agent Foreman found the vehicle returned a different route showing an LPR hit in the Sonoita Arizona area. I have learned from my training and experience and from past and current investigations this to be a common tactic among those who transport illicit drugs to avoid detection by law enforcement.

This information corroborates the information received from multiple independent sources of information that Arielle Aldrich travelled to Tucson on 06/07/2018 to resupply her heroin and transported it to the Sierra Vista area for distribution.

On 10/3/18 Amber Ayala was the passenger on a traffic stop on Highway 90 near mile post 316. Amber had been the subject of an ongoing narcotics investigation, so a canine was summoned to the scene. Heroin, Cocaine, Suboxine and paraphernalia were ultimately located in the vehicle. A search warrant was authored and granted for Amber's hotel room where additional evidence of illicit drug use and sales were located. An additional search warrant was authored and granted for Amber's cell phone and Facebook account (SW20180174).

During a review of the Facebook account belonging to Amber (under the name Amber Bocek), Amber has frequent communication with Arielle Aldrich. The Facebook account associated with Arielle bears her name. Also on 9/10/18 Arielle asks Amber to send a picture that had been taken of them earlier. Amber sends the picture and it is a picture of Amber Ayala and Arielle Aldrich.

Between 8/3/18 and 9/11/18 Amber and Arielle exchange hundreds of messages, many of which appear to be transactions related to narcotics and paraphernalia sales. For example on 8/30/18 Arielle sent Amber a picture of an electronic cigarette and described it as "it's a vape thing that u can smoke heroin or wax out of". In my experience as a police officer I am familiar with the term wax being used to describe concentrated THC oil which is often smoked out of electronic cigarettes. Arielle offered to sell Amber the electronic cigarette for \$50, to which Amber responded, "I may get it". On 9/3/18 Arielle and Amber have a discussion about the cost of "a half of dark" and "3 and a half ounces of g". In my experience conducting drug investigations I am familiar with the term "dark" being used to refer to black tar heroin, and "g" being used to refer to methamphetamine. I am also familiar with drug dealers generally dealing with quantities of drugs in ounces. At the conclusion of that conversation Arielle apologizes, saying, "Just give me whatever I'm stressed and in a bad mood and feel like I'm prolly not being a

good friend or drug dealer right now I'm sorry".

On 10/29/18 Ofc. Franklin, SVPD badge 374, stopped a gray 2015 Kia, four door sedan bearing Arizona plate of CHX622 for an equipment violation (burnt out headlight). Arielle was the driver of the vehicle. A records check indicated that Arielle did not have an AZ driver's license, and her IL driver's license was suspended.

Corporal Allyn and canine Bones arrived and conducted an open air sniff of the vehicle. Corporal Allyn stated Bones had given a positive alert to the odor of an illicit substance in the vehicle.

A small glass container with crystal residue was found in the vehicle. Corporal Allyn believed, in his training and experience, that the residue was methamphetamine. Also discovered under the driver's seat was a black in color Ruger 9 mm pistol SN325-34509. In my training and experience individuals involved in narcotics sales will often be armed with firearms in order to protect themselves and their product.

On 11/19/18 Ofc. Kosmider, SVPD badge 561, was observing traffic at 250 Carrol Dr. (Regency Inn) for possible narcotic related activity. He observed a vehicle, drive into the parking lot. A female exited a hotel room and approached the vehicle. The female made contact with the occupant of the vehicle through the passenger window for a short time, and then returned to the hotel room. The vehicle then left the parking lot. Ofc. Kosmider pulled next to the vehicle and shone a light into it in order to see the driver. He recognized the driver as Arielle. He was familiar with Arielle as a person of interest in a narcotics investigation, and knew that her Illinois driver's license was suspended. He did a records check to confirm this, and then conducted a traffic stop. Arielle was placed under arrest for driving on a suspended license.

Corporal Allyn and canine Bones arrived and conducted an open air sniff of the vehicle. Corporal Allyn stated Bones had given a positive alert to the odor of an illicit substance in the vehicle.

A small glass container with crystal residue was found in the vehicle. Corporal Allyn believed, in his training and experience, that the residue was methamphetamine. Corporal Allyn indicated it was the same type of vial located in the first vehicle. The residue field tested positive for methamphetamine.

On 10/10/2018, Arielle's cell phone was taken as evidence. A search warrant was subsequently served on the phone. On the phone there were hundreds of messages exchanged between Ariel's phone and the phone number 520-406-1240 which has been identified as belonging to Carlos Alonso Diaz (aka Carlos Diaz Leon).

Many of the text messages between Carlos and Arielle appear to indicate that Ariel is ordering large amounts of illicit drugs from Carlos, and then driving to Tucson to pick them up:

On 8/3/18 at approximately 0444 hours Arielle agreed to buy "15gs of dark for 450" as well as a "half of g" for "1400."

On 8/7/17 at approximately 2244 hours Arielle agreed to purchase "6 onz" of "g" for "1000".

On 8/31/18 at approximately 2308 hours Arielle agreed to buy "a half of dark" for "400" and agreed to purchase "900" of "g."

Also on 8/24/18 Carlos sent Arielle a picture of a black handgun. Arielle asked Carlos "How much for the gun". Carlos replied that the gun would cost "2g of g".

During the second week of January 2019, I was present for a free talk with a defendant pending felony charges. This defendant stated Arielle travels to the Tucson area to meet with Carlos Diaz to purchase ½ pound quantities of heroin and methamphetamine and transport them back to the Sierra Vista area for distribution. This person also provided that Arielle was currently living at 7284 E Nevada Drive, Hereford. This person stated Arielle was traveling to Douglas to pick up her illicit drugs due to law enforcement being aware that she was traveling to Tucson.

On January 16th while conducting covert surveillance of 7284 E Nevada Drive investigators observed Caleb Hodges and Arielle Aldrich in front of a white in color stucco single story residence. A positive identification was made.

On January 18th while conducting covert surveillance of 7284 E Nevada Drive investigators observed Caleb Hodges working on a motorcycle in front of the residence and a black in color Cadillac was in the driveway of the residence. Again a positive identification was made.

In January 2019, I met with a confidential informant with current paperwork as a registered informant in good standing with the Sierra Vista Police Department hereto referred to as CI1948201. CI1948201 has worked for the SVPD in the capacity of a registered informant and provided information that has led to the arrest of individuals with outstanding warrants, possession narcotic drug X3, possession of narcotic drug for sale X2, possession of dangerous drug X3, possession of dangerous drug for sale X3, and possession of drug paraphernalia. CI1948201 stated Arielle has heroin for sale in the Sierra Vista area, drives a newer Kia that is her sister's, and lives on Nevada Street in Hereford. CI1948201 stated Arielle was sometimes going to Douglas, but had recently begun to again travel to Tucson to re-supply with illicit drugs.

Homeland Security Investigations (HSI) Special Agent Greg Chieppa checked the Border Patrol checkpoint northbound camera in the Whetstone area and confirmed the information CI1948201 had provided about the Kia Optima again going north towards Tucson. 20

During the last week of January 2019, investigators observed the dark grey in color 2012 Kia at 4755 E. Neapolitan Way, Hereford, AZ. This business has been the confirmed work place of Arielle Aldrich through multiple sources of information and covert surveillance. This adds to the fact that Arielle commonly uses her sisters vehicle for everyday tasks along with illicit drug activity.

On 02/12/2019, I conducted a narcotics investigation involving Ian MacPhail smuggling illicit drugs from Mexico into the United States at the Nogales port of entry. During this investigation 1.82 ounces of a black tar substance that showed a positive result for the presence of heroin was located and 1 ounce of a white crystalline substance that showed a positive result for the presence of methamphetamine was located. During a post Miranda interview, Ian stated Arielle and Caleb were the biggest dealers in the Sierra Vista area and they were being supplied by Carlos Diaz. Ian stated he had knowledge of this as he was also able to purchase from Carlos Diaz.

I know from my training and experience from past and present investigations those who deal in illicit drugs often use vehicles of family members in order to conceal their movements and location from law enforcement detection.

I have received information from multiple sources of information that Arielle uses several different vehicles in an effort to not be detected by law enforcement. This information has been confirmed by sources of information that know nothing about what other sources of information are providing.

During the third week of February I received information that Arielle was soliciting persons she sells illicit drugs to use their vehicle to take to Tucson to resupply with illicit drugs. One of the vehicles she specifically solicited was a 2011 Dodge Ram truck bearing AZ/BPZ5748 with a VIN of 1D7RB1GP5BS696734 with a registered owner of Annetta Crews 3103 E Serritos Ranch Road, Hereford, AZ. This information came from CI1948201 whom has established reliability with information they have provided.

On 02/26/2019, I authored a search warrant to place a GPS tracking device on the 2011 Dodge truck. I took the warrant to Cochise County Superior Judge Elledge and the warrant was granted. The tracking device was placed on the vehicle the same day using covert techniques.

On 03/07/2019, the vehicle described as 2011 Dodge Ram truck bearing AZ/BPZ5748 was observed by GPS tracker leave from the residence of 7284 E Nevada Drive and go north from Sierra Vista to the Tucson area.

Covert surveillance was established and the 2011 Dodge Ram truck was observed stopping at multiple locations in the Tucson area. The driver and passengers were identified as Arielle Aldrich, Caleb Hodges, and Tanner Gaxiola. The vehicle travelled to Tucson at approximately 89

0450 hours and the GPS tracker shows it stopping at multiple locations before covert surveillance could be established.

It should be mentioned that when the vehicle crossed the USBP checkpoint north of Whetstone a male that matches the description of Caleb Hodges was operating the truck. It should be noted that Caleb, Arielle, and Tanner all have suspended drivers licenses. This was confirmed by a records check on 03/07/2019.


I have received information from multiple sources of information that Arielle had planned on going to the Tucson area to resupply with illicit drugs and that she was even scheduled to make deliveries of these illicit drugs on her way back to Sierra Vista.

Using the GPS tracker information a traffic stop was conducted on the 2011 Dodge Ram by a marked patrol vehicle in the area of Huachuca City, 330 North Huachuca Boulevard. The reasonable suspicion for the traffic stop is during covert surveillance of the vehicle a female was observed to be operating the vehicle, this female was identified as Arielle Aldrich who has a currently suspended drivers license thus violating ARS 28-3482.A. Also observed by surveillance was a cracked windshield of the 2011 Dodge Ram that affects the visibility of the operator thus violating ARS 28-957.01.A1 Windshield required.

Corporal Allyn arrived with his canine Bones. A free air sniff of the vehicle was conducted. Corporal Allyn informed me Bones had given a positive alert to the presence of an illicit substance odor. The vehicle was searched and a 2 straws that had been cut and had burnt residue were located but no illicit drugs were found.

The occupants were separated from the vehicle and separated from each other. Arielle was arrested pursuant to her outstanding warrant for a failure to appear on the original charge of driving on a suspended license. Under Miranda I questioned Arielle about where they were going and if there was any illicit substances in the vehicle or on her person. Arielle stated they had gone to a casino in Tucson around 1 am and were getting the tires worked on for her friends truck. Arielle stated there was no illicit substances on her person or in the vehicle. I know this to be a lie because I have observed the tracking history of the vehicle while it was in Tucson and it did not go to any Tucson Casinos. It did however spend some time at a tire shop on Speedway.

I spoke with Tanner under Miranda, and he stated he had been in Tucson visiting his dad the night before and had just travelled back with Arielle. I confronted Tanner about his lie and told him I knew he was in the vehicle when it left the Hereford area and Tanner stated he did not want to speak with me anymore. Tanner was placed in investigative detention without incident.

Caleb had been speaking to other investigators prior to me speaking with him. Caleb told other investigators that they had gone to a casino in the Tucson area. I spoke with Caleb and advised him of his Miranda rights. Caleb stated he did not want to speak with me and was placed in investigative detention without incident. I informed Caleb he would be transported to the 

SVPD pending a warrant. When I walked away Caleb told other investigators there was marijuana in his pocket and he didn't want to be charged with taking contraband into a correctional facility.

The marijuana was seized from his back pocket and Caleb was arrested pursuant to ARS 13-3405.A.1 Possession of marijuana and ARS 13-3415.A Possession of drug paraphernalia for the packing the marijuana was in. The marijuana had a gross field weight of 1.44 grams and is consistent in sight and smell with my training and experience in identifying marijuana.

All three suspects were detained and transported to the SVPD separately. An investigator rode in the same seat as each of the occupants to make sure there was no destruction of evidence. The 2011 Dodge Ram was transported to the SVPD also.

I have learned from my training and experience and from current and past investigations those who transport and conceal illicit drugs do so in their body cavities in order to avoid detection by law enforcement.

I have learned from my training and experience and from current and past investigations that drug distributors are known to keep within their residence, evidence of illicit drug sales.

I have learned from my training and experience those who sell illicit drugs often conceal these narcotics in vehicles operable and inoperable on their property.

I know from my training and experience those who deal and use illicit drugs such as heroin and methamphetamine often have paraphernalia associated with the use and administration of these drugs in the vehicles they occupy and on their person.

I believe due to the above facts indicating that Arielle Aldrich is selling illicit drugs and is using the vehicle described as 2011 Dodge Ram truck bearing AZ/BPZ5748 with a VIN of 1D7RB1GP5BS696734 with a registered owner of Annetta Crews 3103 E Serritos Ranch Road, Hereford, AZ to transport these illicit drugs and there is illicit drugs concealed within this vehicle.

I believe due to the above facts indicating that Arielle Aldrich is selling illicit drugs from the residence 7284 E Nevada Drive and that probable cause exists to search the residence for evidence of this crime.

I believe due to the above facts indicating that Arielle Aldrich is selling illicit drugs there is probable cause to search the persons of Arielle Aldrich, Caleb Hodges, and Tanner Gaxiola for evidence of this crime.

On 03/07/2019 I authored warrants for the residence of 7284 Nevada Drive, persons of Arielle Aldrich, Caleb Hodges, Tanner Gaxiola, and the 2011 Dodge Ram truck. I presented the 81

warrants to Judge Bannon of Superior Court and she authorized the search.

Two investigators spent hours searching the vehicle in hidden compartments and located items of paraphernalia but no illicit drugs. Approximately \$330 dollars in US currency was located in Arielle's wallet.

The residence of 7284 Nevada Drive was searched and in the bedroom with indicia for both Arielle and Caleb, 2.96 grams gross field weight of a white crystalline substance was located. This substance was consistent what I believe to be methamphetamine. Multiple items of paraphernalia that is associated with drug use was located to include glass smoking devices, pipes with residue, and syringes. Multiple items associated with drug sales were located to include multiple plastic seals, and 4 working digital scales. Also located in the residence was loose marijuana. Located in a safe in the bedroom closet was a brown chunky substance consistent with heroin with a gross field weight of 0.29 grams.

Arielle, Caleb, and Tanner were taken to the Canyon Vista Medical Center for the service of the warrant on their person. Caleb and Tanner were both compliant with the x-ray and no contraband was located on or in their person. Arielle stated she would not comply with the search warrant and refused to have her body radiated by an x-ray. Arielle stated she would not submit to a medical examination by a doctor of her body cavities.

The hospital staff stated the warrant was not specific enough to force an involuntary search of Arielle Aldrich and would not contact their legal department until the warrant was amended to include the words, involuntary body cavity and involuntary x-ray.

I believe due to the fact that the warrants were served on the other two occupants of the vehicle and no contraband was located, and the fact that two investigators searched the Dodge truck for hours without locating any illicit drugs, that Arielle Aldrich is concealing in her body cavity illicit substance.

Due to the fact this investigation has lead into the night time hours, the fact that if the illicit drugs were to rupture it would be fatal to Arielle, that a night time warrant would be needed. I authored the warrant that specifically stated Arielle was to be involuntarily searched by x-ray and involuntary body cavity. I took the warrant to Judge Raemaker of Justice of the Peace 5 for his review. The warrant was signed thus authorizing the night time search of Arielle Aldrich involuntarily. Due to issues with Canyon Vista Medical Center Arielle was transported to the Copper Queen Medical center in Bisbee, AZ. It should be mentioned Corporal Nicola sat in the back seat of the patrol vehicle with Arielle during this transport.

Upon arrival Arielle was signed in and medical staff and Arielle were provided copies of the signed warrant. The attending medical provider had questions about what I suspected was inside her body and I explained I believed it to be illicit drugs.

86

Arielle was taken to the CT room and the technician pleaded with her to hold still so he could take a good image. Arielle did not and began to scream and hyperventilate. Arielle continued this behavior and stated she would not be subjected to this. Corporal Nicola calmly explained how the warrant authorized us to subject her to this involuntary.

Different options were discussed with medical staff and it was determined Arielle could be held down on a x-ray table and an image could be captured but that it would expose officers to radiation. This was still the least invasive option to determine if Arielle was concealing a substance in her body.

Arielle was held in four points while this x-ray was conducted and flailed about trying to make it difficult to capture a quality image. When the two images were finished the attending medical provider looked at the images and stated there was a foreign body in her stomach and she would need to be immediately transported to Tucson by helicopter because if the container ruptured it would kill her.

I spoke with Arielle on the way back to the emergency room and explained to her that she needed to be truthful this time as serious medical decisions were going to be made. Arielle stated that "it" was not in her stomach and that she would get it out. I asked where and she stated "it" was in her vagina. In a medical room with medical staff and a female officer present Arielle provided a plastic bag with several smaller plastic bindles inside. Arielle stated this was all that was concealed inside of her. The plastic bag is described as the same type you would put groceries in after shopping, and it was tied. Inside the bag I could see a white crystalline substance and a brown chunky substance. Arielle stated she was now going to prison for a long time.

It should be mentioned that the medical provider stated he did not believe what he observed in her abdomen were additional illicit drugs and his findings were confirmed by a radiologist.

The item was seized as evidence and listed on the search warrant return. A copy of the warrant and the return was provided to Arielle. Arielle was booked into Cochise County Jail in Bisbee without incident.

Upon return to the SVPD the plastic bag that had been in concealed by Arielle was examined. Inside the tied plastic bag was five smaller bindles. Four contained a brown chunky substance and one with a white crystalline substance and blue and yellow pills. All four brown chunky substances were field tested and showed a positive result for the presence of heroin. The gross filed weight (GFW) of the heroin is as follows:

3.14 grams (GFW)
3.23 grams (GFW)
3.33 grams (GFW)
14.00 grams (GFW)

Giving the substance a combined total weight of 23.69 grams (GFW). I know from my training and experience that the common single use amount of heroin is approximately 1/10th of a gram, this quantity represents the potential street sales of 236 single doses of heroin. I know that heroin is sold in the Sierra Vista area between \$10-\$20 per 1/10th gram. Using an average of \$15 X 236 this shows an estimated street value of \$3,945 if sold at in single dose increments.

The white crystalline substance was field tested and showed a positive result for the presence of methamphetamine. The white crystalline substance had a gross field weight of 5.94 grams. It should be noted 2.96 grams of a white crystalline substance was located during the service of the residence of 7284 Nevada drive. I know from my training and experience that the common single use amount of methamphetamine is approximately 1/20th of a gram, this quantity represents the potential street sales of 59 single doses of methamphetamine. I know that methamphetamine is sold in the Sierra Vista area between \$5-\$10 per 1/20th gram. Using an average of \$7.50 X 89 this shows an estimated street value of \$667 if sold at in single dose increments.

On a Facebook account under the names of:

- <https://www.facebook.com/arielle.aldrich.5>
- <https://www.facebook.com/caleb.hodges.1069>
- <https://www.facebook.com/caleb.hodges.1612>

the profile picture clearly shows the faces of Arielle Aldrich and Caleb Hodges who is identified. I have learned from my training and experience and from past and current investigations those who deal in illicit drugs often use Facebook and Facebook Messenger to coordinate the transactions. Also Arielle frequently communicated with hundreds of text messages on Facebook messenger with Amber Ayala. I believe there is probable cause to search the above described accounts for further evidence of illicit drug sales.

YOU ARE HEREBY SUMMONED to appear before the Honorable James L. Conlogue,
Division **Five** of Cochise County Superior Court at 100 Quality Hill, Bisbee, Arizona, at **1:30**
P.M. on **MONDAY, MAY 6, 2019** for arraignment purposes only.

IF YOU FAIL TO APPEAR AS REQUIRED HEREIN, A WARRANT MAY BE ISSUED
FOR YOUR ARREST.

Given under my hand and seal this 19TH day of **APRIL, 2019** at the direction of the
Court.

AMY J. HUNLEY
Clerk of the Superior Court

By: Marisa Fusco
Deputy



OFFICER=S RETURN

I certify that I personally served a copy of this summons and indictment on _____

at _____ a.m./p.m., on the _____ day of _____,

at _____, Arizona.

AGENCY

DEPUTY SHERIFF/OFFICER